

TO LET

సంచిక ౨౩౦
No. 230

సంపత్కరమునకు శక్తుల చందాను కలహము
కలహపుర చందా 4 0

జనవరి 18 న తేదీ
జూనియర్ క్రెడిట్ శా. విద్యనామ

దేవ మంచరతిలు జనువుతాను
 పుచ్చరిత
 జనవాడ, జనవరి 2:—
 రమ్యపుసంఘ కార్యదర్శులను
 వాసుదేవరావుగా నిర్ణయించారు
 య:—

[illegible][illegible]

మహిళాసంఘముల కొక విశ్లేషణ

అందుచేతనే సామ్రాజ్యవాదులను ప్రశంసించి
 కంత్వాని కొన్నిటి, ప్రభావవంతమైన
 ధోరణులనుపట్టు తన పోషిస్తున్న సంఘము
 కొనసాగించడానికి ఉద్దేశించినా, సామ్రాజ్య
 వాద్యం ఒకప్పుడు స్వయంపూర్వముగా
 తన వీణచేతలను రాక్షసవృత్తాంతాన్ని
 ఆశ్రయించి సాగిపోయింది. ప్రైవేటు జాగ్రత్త
 నకువలన ధ్వంసమై సరికొద్దలైన
 తురుములు, పనిపాపలు తన మరణ
 తాలకికావలసినది ఈ పోషిస్తున్న వాద్యం

పాపములను పట్టుకొంటూ నిరపరాధుల కంటే
పైతాంధవ నృత్యం చేస్తూన్నారని శిష్యుడు
చూచి నాయకుని.

ఈ దురంతాన్ని అరికట్టడానికి అందరు
యోధులు, శిష్యులు రాజ్యాంగ విధానంతో
కలిసి వచ్చి కలిసి, బానిసత్వము శరణ్యము.


పాపములను పట్టుకొంటూ నిరపరాధుల కంటే
పైతాంధవ నృత్యం చేస్తూన్నారని శిష్యుడు
చూచి నాయకుని.

అంతా చాలి. జనవరి 9వ తేదీ నాడు మహిళా
సూలు హత పథలు జరపాలి. ప్రేమ విశే
నా గుండెలో పొంగి కలుగుచున్నది.

బత్తుల కామాక్షమ్మ,
అధ్యక్షురాలు,
పి. మీరాబాయి,

ప్ర. పుష్క-రారబ,
కార్యవిర్హిమలు.




 గాత్రబిల్ల వాడ
 పదకొమ్మిది

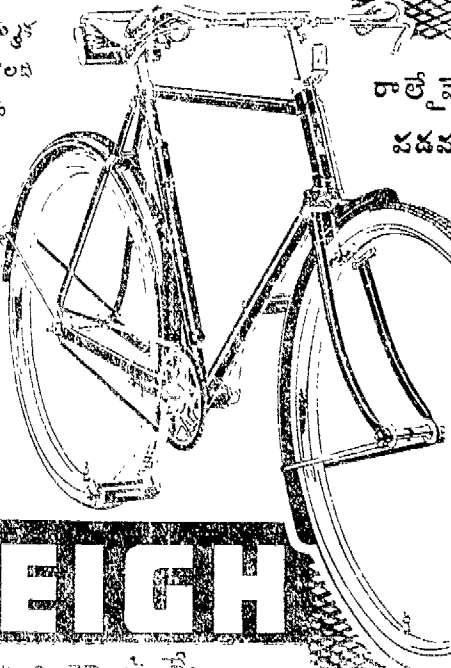
నైకిల్ ప్రయాణ

సుఖమునకు

అన్ని సీనియరు, అన్ని పయనములందు రాత్రి ప్రక్రియ నమృతముగ పనిచేయును. డిస్కంట్రిబుట్ పనిచేయును. రాత్రి ప్రక్రియను కొనుటయే ఉచితము — యెన్నటికిని మౌనమున కలిగించును.

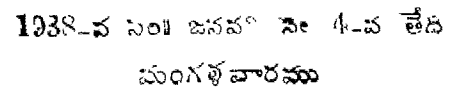
ధర
సరసము
సరకు
నాణ్యము

రాత్రి ప్రక్రియ
జడజతువు



RALEIGH

బైక్స్ లు ఉంటాయి దీనికే



అంబికావతి - శ్రీమద్విద్యాయన్నది. (పా. 278)

THE TADPATRI ELECTRIC LICENCE 1937.

Licence for the Supply of Electric Energy Granted by the Government of Madras Under the Indian Electricity Act, 1910.

NOTICE.

Tadpatri Electric Supply Company, Tadpatri having applied to the Government of Madras for the grant of licence to supply electric energy within the Municipal limits and around Tadpatri Town, under the conditions set forth in the draft licence published below, notice is hereby given that any local authority, company or person desirous of making any representation in respect of this application may do so by letter addressed to the Secretary to Government, Public Works and Labour Department, Fort St. George, Madras, within three months from the date of the issue of the newspaper in which the advertisement is first published.

The Copy of the deposited map may be inspected free and the copies of the above draft licence obtained at a cost of Re. 1 each at Desabandhu Press, Tadpatri.

FOR TADPATRI ELECTRIC SUPPLY CO.,

(Sd) D.B.K. Char.

Licence is hereby granted to Messrs. The Tadpatri Electric Supply Company, to supply electric energy in the area with the powers and upon the terms and conditions all specified below:—

1. **Short title:**—This licence may be cited as "The Tadpatri Electric Licence, 1937".

2. **Interpretation:**—This licence is to be read and construed as subject in all respects to the provisions of the Indian Electricity Act, 1910, with the statutory modifications thereof and to the rules thereunder; and the several words, terms and expressions, to which meanings are assigned by that Act or any statutory modifications thereof or by the rules thereunder of the General Clauses Act, 1887, shall have in this licence and the annexures thereto the same respective meanings, provided that in this licence:—

(1) The expression "The Act" shall mean the Indian Electricity Act, 1910, with the statutory modifications thereof;

(2) The expression "The licensee" shall mean and include the Tadpatri Electric Supply Company, and their permitted assigns;

(3) The expressions "First Annexure," "Second Annexure" and "Third Annexure" shall mean the first, second and third annexures to this licence respectively;

(4) The expression "Deposited Map" shall mean the plans showing the area of supply, or the streets or routes along which electric lines have compulsorily to be laid, all hereinafter specified, which have been deposited with the Government of Madras in pursuance of the rules under the Act, and which plans are signed for the purpose of identification by the Secretary to the Government of Madras in the Public Works Department and by the applicants under the name and style of the Tadpatri Electric Supply Company.

(5) The expression "Unit" shall mean the quantity of energy contained in a current of one thousand amperes flowing under an electro-motive force of one volt during one hour.

(6) The expression "Load Factor" shall mean the ratio or percentage of the average quantity per hour to the maximum quantity per hour of energy supplied in any month.

3. **Commencement of licence:**—The date of the notification by the Government of Madras in the Fort St. George Gazette that this licence has been granted is in this licence referred to as "the commencement of the licence".

4. **Security:**—(a) The period within which under clause 1 (b) of the schedule to the Act the licensee shall show that they have available capital of Rs. one L. 10. and are in a position fully and efficiently to discharge the

duties and obligations imposed upon them by this licence throughout the area of supply shall unless otherwise ordered by the Government of Madras under that clause be six months from the commencement of the licence.

(b) The period within which under clause 1 (b) of the schedule to the Act the licensee shall deposit security and the sum so to be deposited shall unless otherwise ordered by the Government of Madras be six months and rupees five thousands respectively.

5. **Area of supply.**—A circle of six miles radius with the centre at the Junction of Bellary Road and Cuddapah Road in Tadpatri Town and more particularly delineated in red on the deposited map.

6. **Purpose of supply.**—Subject to the provisions of this licence and the Act and the rules thereunder the licensee shall be entitled during the continuance of this licence to supply energy within the area of supply for all purposes:

Provided that the licensee shall not without adequate notice being served on them be under any obligation under section 22 of the Act to supply more energy than is consistent with their obligation to maintain a constant supply to consumers due regard being had to the licensee's load factor:

Provided that no supply of energy shall be commenced until the licensee's works have been inspected by the Electrical Inspector to Government and passed by him in writing and until the Government of Madras have approved (i) the form of requisition to be made by owners or occupiers of premises for supply of energy, (ii) the form of written contract or agreement with the licensee agreeing to take a supply of energy, and (iii) all miscellaneous charges incidental to such supply, and also until the Government have been duly notified of the amount of all retail rates actually to be charged to consumers for energy supplied for various purposes:

Provided further that every change in or addition to the rates shall be communicated to Government at least one month prior to its coming into force.

7. (1) **Systems of supply.**—The systems to be adopted for the supply and transmission of electric energy under this licence are the following:—

(a) A medium pressure alternating current 3-phase 4-wire supply at a pressure at the consumer's terminals of 400 volts (approximately) between phases and 230 volts between phase and neutral which shall be earthed at one point only on each separate distributing system and at a frequency of 50 complete periods per second.

(b) The neutral point of the medium pressure system may with the approval of the Government of Madras, be earthed at more than one point.

(c) A high pressure alternating current three phase supply at a pressure of 11,000 volts between phases at a frequency of 50 complete periods per second.

(d) Any prospective consumer within the licensed area having a connected load of 300 horsepower or more may, if desired, be supplied with electric energy in bulk at a high tension by Government direct provided that the licensee should be unable to supply or refuse to supply such energy at such rates as the Government might stipulate in consideration of their being able to supply at the same rate.

(e) The neutral points of the high pressure systems may, with the approval of the Government of Madras and the concurrence of the Telegraph authority and the railway authority, be connected to earth.

Provided always that it shall be lawful for the Government from time to time to issue, with due regard to the expense involved and to the effect upon the commercial prospects of the

undertaking regulations dealing with the above systems of supply or to authorize subject to such limitations and conditions as shall be prescribed in writing by the Government other systems of supply to be adopted for the purpose of this licence.

(2) The transmission lines, feeders, distributing mains and service lines may be overhead or underground in whole or in part, and shall be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder and the following provisions:—

(a) The licensee shall not use overhead mains at any higher pressure than medium pressure without the sanction in writing of the Electrical Inspector to Government in each case and subject to any conditions or limitations which the Electrical Inspector to Government may prescribe.

(b) Where the transmission or electric supply line crosses or runs along the routes of taboot, temple car or similar religious processions, the wires shall be laid underground or at such height as will allow of the free and safe passage of those processions.

(c) Posts for overhead lines shall not be erected without the previous permission of Electrical Inspector in such portions of streets and thoroughfares where the clear width for vehicular traffic after the post is erected is less than 14 feet.

(d) In narrow lanes through which wheeled traffic is not permitted the posts shall be placed on the extreme edge of the lane and a special construction to be approved by the Electrical Inspector adopted to make the wires inaccessible from every building.

(e) In any street or its direct continuation in which overhead electric lines are run, such lines shall except with the previous permission of the Electrical Inspector be run throughout on one side only.

(f) Where overhead mains carrying alternating current are used due precautions shall be taken by the licensee to avoid any possible interference with the adjacent telegraph or telephone circuits due to inductive effects: the overhead wires shall be suitably transposed where necessary.

(g) For the purpose of rule 61 of the Indian Electricity Rules, 1922, the maximum wind pressure shall be taken as 11 lbs. per square foot.

8. **Compulsory works:**—(a) The licensee shall lay down suitable and sufficient transmission lines, feeders and distributing mains and erect the generating station with all machinery and apparatus necessary for giving a continuous supply of energy and shall do all other works necessary for the commencement of the supply and to the satisfaction of the Government of Madras throughout such streets or parts of streets as are mentioned in the first annexure and as indicated in red on the deposited map. In the case of difference between the description in the first annexure and as indicated on the deposited map the latter shall prevail. The licensee shall commence to execute the works aforesaid within six months from commencement of the licence and shall complete the same within three years thereof. The works aforesaid shall be in general accordance with the scheme mentioned in the fifth annexure and with such modifications as may be approved hereafter in writing by the Government of Madras.

(b) Further within 12 months of the receipt of the application and subject to the first proviso of clause VI (1) of the schedule to the Act, the licensee shall lay down suitable and sufficient additional transmission lines, feeders and distributing mains, as may be required to effect a supply to every applicant village or community within the area having a demand of not less than 8,000 units per annum per mile of additional low tension line and 12,000 units per mile of additional 11,000 volts line.

(c) In addition to the streets mentioned in the first annexure the licensee shall lay down further distributing mains to an aggregate length of three miles as may be directed by the Government of Madras within six months of the commencement of the supply.

(d) If the licensee fail to comply with the above provisions or should in the opinion of the Government of Madras the progress made during any portion of the said period of three years be unsatisfactory, the licence may be revoked and the security furnished as per clause 1 (b) above forfeited.

(e) The licensee shall submit reports to the Electrical Inspector to Government every six months from the commencement of this licence until the completion of the compulsory works specifying all steps taken and the progress made in carrying into effect this licence.

9. **Generating station:**—(a) There shall be only one generating station and it shall be within the area of supply.

(b) The licensee shall be at liberty to generate from one generating station within the area of supply energy to satisfy all or part of their requirements and buy the remainder in bulk or to generate no energy and to buy all the energy required for distribution and resale from a hydro-electric or other source having a generating station outside the area of this licence.

(c) **Transmission lines from generating stations.**—For the purpose of conveying and transmitting energy, the licensee may, after an order in writing has been made by the Government of Madras conferring upon them such of the powers referred to in section 51 of the Act as may be necessary and upon obtaining the general approval required by section 18 of the Act, place aerial transmission lines from the generating station to one or more receiving stations. The alignment of the aerial transmission lines from the generating station and up to the one or more receiving stations shall be subject to the previous approval of the Government.

(d) The licensee shall employ a resident Electrical Engineer in technical charge of undertaking who in opinion of the Government is qualified for the purpose.

10. **Breaking up of streets and railways and crossing of waterways.**—(a) The licensee are hereby specially authorized to open and break up the soil and pavement of the M. & S. M. Railway at such points and places and to such extent only as shall have been previously approved in writing by the Government after the licensee have notified the persons who are entitled to work the said railway and after all representations or objections received in accordance with any such notices have been considered by the Government.

(b) The length of the trenches to be opened on any street at any one time and the period for which they may remain open shall be determined from time to time by the Government of Madras or the Local authority by which such streets are repairable. When any street is crossed not more than half the width of such street shall without the specific authority in writing of the Government of Madras or the local authority as aforesaid be closed for traffic.

(c) The licensee are further authorized to cross all rivers, streams and irrigation channels within or contiguous to the area of supply in accordance with such conditions as the Government may impose.

11. **Limits of prices to be charged in respect of the supply of energy.** (a) The prices to be charged by the licensee for energy supplied by them shall not exceed those stated in that behalf in the second annexure or in the case of a method of charge approved by the Government of

Madras in accordance with clause X of the Schedule to the Act, such maxima as the Government of Madras may fix on approving the method, nevertheless the licensee may enter into special contract, subject to sections 22 and 23 of the Act, for the supply of energy.

(b) Should a supply of electric energy in bulk become available at any future date from a Government power system or other source of supply at such rates that the rates of supply of distributed energy under this licence could be appreciably reduced, the licensee shall obtain their supply from such system or source of supply within twelve months from the date from which notice is given by Government that such supply is available.

(c) In the case where the energy is obtained from a Government power system, the licensee shall conform in re-sale rates and in conditions of working to such regulations as may be issued by the Government. If a bulk supply is obtained from a source, other than a Government power system, the licensee shall reduce the rates charged to consumers and also the maximum specified in the second annexure of this licence to such extent as may be directed by the Government.

12. **Continuity of service.**—It shall be the duty of the licensee to give to the nearest magistrate immediate and full information of any circumstance in which interruption of the supply may be apprehended as a result of civil commotion or disturbance of the public peace or any strike or lock-out of the nature specified in section 15 of the Trade Disputes Act, 1929.

13. **Purchase of undertaking.**—(a) The option of purchase given by section 7, sub-section (1) of the Act, shall first be exercisable on the expiration of twenty years from the commencement of this licence and on the expiration of every subsequent period of seven years during the continuance of this licence. The percentage of the value to be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Act of all lands, buildings, works, materials and plants of the licensee therein mentioned to be added under the second proviso of the sub-section to such value on account of compulsory purchase shall be twenty per centum.

(b) In accordance with section 3 sub-section (2), clause (d) (ii) of the Act, it is hereby expressly declared that the generating station within the area of supply belonging to the licensee and to be used in connexion with the undertaking, or if there is no generating station within the area of supply but energy is bought from a hydro-electric or other source, then in that case the one or more receiving and distributing stations to be used in connexion with the undertaking as also the unpaid balance if any of apparatus or wiring provided by the licensee on hire purchase shall form part of the undertaking for the purpose of purchase under section 5 or section 7 of the Act.

(c) During the period of notice prescribed in section 7 (4) of the Act, all extensions and outlays of money debitable to the capital account of the licensee shall be subject to the previous approval of the Government.

14. **Variations from the schedule to the Act.**—In pursuance of section 3, sub-section (2), clause (f) of the Act, it is hereby expressly declared that clause IX of the schedule to the Act, shall be excepted from incorporation in this licence.

15. **Assignment of licence.**—At any time after the commencement of the licence, the licensee may assign this licence or transfer the whole of their undertakings in respect of which this licence is granted (including all lands, building, works, materials and plant of the licensee) to a company formed or to be formed and registered in British India, having authority to take over the licence and the said undertaking as the licensee may be said to exercise the

powers, and perform the obligations given to or imposed upon the licensee under this licence and the Act and the rules made under the Act and on such assignment or transfer the rights, powers and authorities, obligations and liabilities of the licensee shall be assigned and transferred to and shall be exercised by and shall attach to such company formed or to be formed as aforesaid.

Provided (1) that a complete statement of the terms of the proposed assignment is placed before the Government of Madras and that no charge on account of premium or in the case of an undertaking not earning profits of good will shall be included in the terms of the assignment.

(2) that no assignment shall be made without the previous consent in writing of the Government of Madras.

16. **Revocation.**—If the licensee fail to comply with the provisions of any of the clauses hereof, the licence may be revoked and the security referred to in clause 1 (b) above forfeited.

FIRST ANNEXURE. COMPULSORY WORKS.

List of streets or parts of streets in which the licensee are to lay down suitable distributing mains for the purpose of supply of electric energy:—

1. Railway Feeder Road.
2. Water works Road.
3. Bellary Road.
4. Mam Bazaar Street.
5. Chinna Bazaar Street.
6. Girls School Street.
7. Cuddapah Road.
8. Ammavari Sala Street.
9. Police Station Road.
10. Reddivaripalam Street.
11. Senagalagudur Road (part)
12. Thiruppalam Street.
13. Alur Road.
14. Puttur Road (Part.)

SECOND ANNEXURE. MAXIMUM CHARGES.

1. **Domestic supply:**—(a) Lights only—7 annas per unit.

(b) Lights and ceiling fans— 7 annas per unit.

(c) Heating and cooking— When metered separately same as for power.

Tariffs under (a) and (b) are subject to a monthly minimum charge of Rs. 3 for a single-phase service and Rs. 5 for a polyphase service.

2. **Bazaar lights.**—Rs. 2-8-0 per month for lamp of capacity of 40 watts burning for not more than 5 hours per day. For lamps burning for more hours or of larger wattages proportionate rates.

3. **Industrial powers.**—Subject to a monthly minimum charge of Rs. 5 per K.W. of maximum demand (maintained for more than 15 minutes).

For the first 2,000 units per month—2 annas per unit

For the next 3,000 units per month—1 5 annas per unit.

For the rest—1 25 annas per unit.

4. For mixed load of small power lights and fans at the rate of 3 annas per unit subject to a minimum monthly consumption of 500 units.

5. **Public bodies.**—Energy required by local authorities for public supply. A charge of 3 annas during the restricted hours (5 P. M. to 1 A. M.) and half anna less between 1 a. m. and 5 p. m.

The use of power under item 5 is restricted to the hours from 11 p. m. to 5 p. m. and 25 per cent surcharge may be levied for use from 5 p. m. to 11 p. m.

మదరాసు

